AMENDMENTS TO THE CLAIMS

Please make the following amendments to the claims:

- 1-79. (Cancelled)
- 80. (Currently Amended) The <u>computer-readable medium system</u> of claim [[77]] <u>113</u>, wherein the intellectual property law <u>data information</u> is selected from the group consisting of intellectual property statutes, intellectual property case law, intellectual property law articles, and intellectual property legal analysis.
- 81. (Currently Amended) The <u>computer-readable medium system</u> of claim [[77]] <u>113</u>, wherein the intellectual property business <u>data information</u> is selected from the group consisting of strategic technology information, core products information, competition information, and market information.
 - 82-93. (Cancelled)
- 94. (Currently Amended) An intellectual property enforcement system, the system emprising A computer-readable medium containing a program determining enforcement priority of intellectual property, the program comprising:

means <u>logic</u> for receiving a <u>plurality of identifiers of intellectual property assets asset</u>
data, <u>each identifier</u> corresponding to <u>an a plurality of intellectual property asset assets;</u>

means <u>logic</u> for assessing, <u>based on the intellectual property asset data</u>, the enforcement potential of each of at least a subset of the intellectual property assets; and

means <u>logic</u> for determining, <u>based on the intellectual property asset data</u>, an enforcement priority of each of at least a subset of the intellectual property assets.

- 95. (Currently Amended) The system computer-readable medium of claim 94, the system program further comprising means logic for selecting an intellectual property asset for enforcement based at least in part on a determined enforcement priority of an intellectual property asset of the at least a subset of the intellectual property assets.
- 96. (Currently Amended) The system computer-readable medium of claim 94, wherein the means logic for assessing the enforcement potential of each of at least a subset of the intellectual property assets includes means logic for assessing an enforcement criterion, the enforcement criterion selected from the group consisting of a core technologies criterion, a valuation criterion, a competitiveness criterion, a use criterion, a strength criterion, and a breadth criterion
- 97. (Currently Amended) The system computer-readable medium of claim 96, wherein the strength criterion corresponds to a measure of applicability to a valuable technology.
- 98. (Currently Amended) The system computer-readable medium of claim 96, wherein the breadth criterion corresponds to a measure of applicability to a range of technologies.
 - 99-112. (Cancelled)
- 113. (New) A computer-readable medium having a program for selecting intellectual property protection, the program comprising:

logic for receiving a disclosure of an innovation;

logic for accessing intellectual property law data;

logic for accessing business data;

logic for selecting, responsive to the innovation disclosure, to the intellectual property law data, and to the business data, at least one intellectual property protection system as providing appropriate legal protection for the innovation; and

logic for sending at least a portion of the disclosure to the selected intellectual property protection system, wherein the selected intellectual property protection system includes at least one of a trademark protection system, a trade secret protection system, a copyright protection system, and a patent protection system.